1		The Honorable Marco A. Hernandez	
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7 8	UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF OREGON PORTLAND DIVISION		
9	CHRIS W. and JENNIFER W.,		
10	Plaintiffs,	CASE NO. 3:22-cv-00428-HZ	
11	v.	DEFENDANT PROVIDENCE	
12	PROVIDENCE HEALTH PLAN; STATE OF	HEALTH PLAN'S UNOPPOSED MOTION TO RESPOND TO THIRD	
13	OREGON PUBLIC EMPLOYEES BENEFIT BOARD PLAN; THE INTEL CORPORATION HEALTH AND	AMENDED COMPLAINT	
14	WELFARE BENEFIT PLAN; BLUE CROSS OF CALIFORNIA dba ANTHEM BLUE CROSS; and		
15	DOES 1 through 10, Defendants.		
16	Defendants.		
17			
18	Counsel for Defendant Providence Health Plan ("PHP") and Counsel for Plaintiffs		
19	conferred regarding PHP's intent to file a Motion to Dismiss Plaintiffs' Third Amended		
20	Complaint. Subsequently, Counsel for Plaintiffs have agreed to amend certain allegations in their		
21	complaint with respect to PHP. Plaintiffs' Counsel had anticipated filing a stipulation for the		
22	amended complaint prior to the deadline for PHP to respond to the Third Amended Complaint.		
23	However, due to medical reasons, Plaintiffs' Counsel is unable to file this stipulation prior to that		
24		sinuole to life time supulation prior to that	
25	deadline.		
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DEFENDANT PROVIDENCE HEALTH PLAN'S UNOPPOSED MOTION TO TO RESPOND TO AMENDED COMPLAINT - 1

KARR TUTTLE CAMPBELL 701 Fifth Avenue, Suite 3300 Seattle, Washington 98104 Main: (206) 223 1313 Fax: (206) 682 7100

1	Plaintiffs' Counsel has been advised of the above and does not oppose this motion.			
2	Plaintiffs' Counsel has advised that they plan to file an amendment to Third Amended Complaint			
3	next week.			
4	Dated this 18th day of November, 2022.			
5	Dated this 10th day of November, 2022.			
6	s/Medora Marisseau			
7	Medora A. Marisseau, OSBA #923838 Karr Tuttle Campbell			
8	701 5 th Ave., Suite 3300 Seattle, WA 98104			
9	Telephone: 206-223-1313			
10	Facsimile: 206-682-7100 Email: mmarisseau@karrtuttle.com			
11	Attorney for Defendants			
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1	CERTIFICATE OF SERVICE				
2	I, Luci Brock, affirm and state that I am employed by Karr Tuttle Campbell in King				
3	County, in the State of Washington. I am over the age of 18 and not a party to the within action.				
4	My business address is: 701 Fifth Ave., Suite 3300, Seattle, WA 98101. On this day, I caused a				
5	true and correct copy of the foregoing docume	nt to be fi	lled with the Court electronically. I		
6 7	caused the same to be served on the parties listed below in the manner indicated.				
	-		Via U.S. Mail		
8	David M. Lilienstein, pro hac vice				
9	Katie Joy Spielman, pro hac vice		Via Hand Delivery		
	DL Law Group	Ä	Via Electronic Mail		
10	345 Franklin Street		Via Overnight Mail		
11	San Francisco, CA 94102 415-678-5050		CM/ECF via court's website		
12	Email: david@dllawgroup.com katie@dllawgroup.com				
13	Attorney for Plaintiffs				
1 4	Megan E. Glor	\bowtie	Via U.S. Mail		
14	Megan E. Glor, Attorney at Law PC	Ħ	Via Hand Delivery		
15	707 NE Knott Street	$\overline{\boxtimes}$	Via Electronic Mail		
	Suite 101		Via Overnight Mail		
16	Portland, OR 97212	\square	CM/ECF via court's website		
	503-223-7400				
17	Fax: 503-751-2017				
18	Email: megan@meganglor.com				
10	Attorney for Plaintiffs				
19	Mark A. Crabtree	\boxtimes	Via U.S. Mail		
20	Jackson Lewis PC		Via Hand Delivery		
	200 SW Market Street, Suite 540	M	Via Electronic Mail		
21	Portland, OR 97201		Via Overnight Mail		
	503-229-0404	\square	CM/ECF via court's website		
22	Fax: 503-229-0405		Sivi Zer via codit s weesite		
23	Email: mark.crabtree@jacksonlewis.com				
24	Attorneys for Defendant Blue Cross of California, dba Anthem Blue Cross				
25					
26					
,,					

DEFENDANT PROVIDENCE HEALTH PLAN'S UNOPPOSED MOTION TO TO RESPOND TO AMENDED COMPLAINT - 3

Case No. 3:22-cv-00428-HZ #5280468 v2 / 42700-047 KARR TUTTLE CAMPBELL 701 Fifth Avenue, Suite 3300 Seattle, Washington 98104 Main: (206) 223 1313 Fax: (206) 682 7100

1	Nancy B. Pridgen			
2	Pridgen Bassett Law, LLC			
3	Roswell, GA 30075 Via Overnight Mail			
3	404-551-5884			
4	Fax: 678-812-3654 Email: nancy@pridgenbassett.com			
5	Attorneys for Defendant Blue Cross of			
6	California, dba Anthem Blue Cross			
7	I declare under penalty of perjury under the laws of the State of Washington that the			
8	foregoing is true and correct, to the best of my knowledge.			
9	Executed on this 18th day of November, 2022, at Seattle, Washington.			
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11	<u>s/Luci Brock</u> Luci Brock			
12	Litigation Legal Assistant			
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DEFENDANT PROVIDENCE HEALTH PLAN'S UNOPPOSED MOTION TO TO RESPOND TO AMENDED COMPLAINT - 4

Case No. 3:22-cv-00428-HZ #5280468 v2 / 42700-047